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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/631,167	07/31/2003	Michael D. Fitzsimmons	SC12830TH	7539
23125	7590 07/07/20		EXAMINER	
FREESCALE SEMICONDUCTOR, INC. LAW DEPARTMENT			DANG, KHANH	
7700 WEST PARMER LANE MD:TX32/PL02			ART UNIT	PAPER NUMBER
AUSTIN, T	X 78729		2111	
			DATE MAILED: 07/07/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

1			
	Application No.	Applicant(s)	
Supplemental	10/631,167	FITZSIMMONS ET AL.	
Notice of Allowability	Examiner	Art Unit	
	Khanh Dang	2111	
The MAILING DATE of this communication at All claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a Notice of Allowance (PTOL NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATEN of the Office or upon petition by the applicant. See 37 CFR 1	S IS (OR REMAINS) CLOSED i -85) or other appropriate comm IT RIGHTS. This application is	n this application. If not included unication will be mailed in due course	e. <b>THIS</b> e initiative
2. The allowed claim(s) is/are 1-26.			
3. The drawings filed on are accepted by the Example 2.	miner.		
4. Acknowledgment is made of a claim for foreign priorical a) All b) Some* c) None of the:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority International Bureau (PCT Rule 17.2(a)).  * Certified copies not received:  Applicant has THREE MONTHS FROM THE "MAILING DA noted below. Failure to timely comply will result in ABAND THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	have been received. have been received in Applicati y documents have been receive	on No  In this national stage application fro	
5. A SUBSTITUTE OATH OR DECLARATION must be s INFORMAL PATENT, APPLICATION (PTO-152) which	submitted. Note the attached EXn gives reason(s) why the oath	AMINER'S AMENDMENT or NOTICI or declaration is deficient.	E OF
6. CORRECTED DRAWINGS ( as "replacement sheets"			
(a) ☐ including changes required by the Notice of Draft	sperson's Patent Drawing Revie	w ( PTO-948) attached	
1) ☐ hereto or 2) ☐ to Paper No./Mail Date _			
(b) ☐ including changes required by the attached Exam Paper No./Mail Date	iner's Amendment / Comment	or in the Office action of	
Identifying indicia such as the application number (see 37 C each sheet. Replacement sheet(s) should be labeled as suc	FR 1.84(c)) should be written on h in the header according to 37 C	the drawings in the front (not the back) FR 1.121(d).	of .
7. DEPOSIT OF and/or INFORMATION about the cattached Examiner's comment regarding REQUIREM	deposit of BIOLOGICAL MA	ERIAL must be submitted. Note the	he
Attachment(s)			
1. Notice of References Cited (PTO-892)		nformal Patent Application (PTO-152	2)
2.  Notice of Draftperson's Patent Drawing Review (PTO-		Summary (PTO-413), /Mail Date	
3. Information Disclosure Statements (PTO-1449 or PTO Paper No./Mail Date		s Amendment/Comment	•
4. Examiner's Comment Regarding Requirement for Dep	osit 8. 🛭 Examiner	s Statement of Reasons for Allowand	e

Khanh Dang Primary Examiner

of Biological Material

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## **REASONS FOR ALLOWANCE**

The following is an examiner's statement of reasons for allowance: the prior art does not teach or suggest a combination of a crossbar switch comprising at least two of the slave ports (or devices) having an overlapping address range to address one or more slave devices (or ports), and an arbitration control to determine access to the slave ports (or devices) when at least one access request to the overlapping address range is made (claims 1, 7, 15, and 25); a method in a data processing system, comprising: determining whether an access to a memory is hitting a memory page address that is currently accessed; when the access misses a memory page address, determining whether there is an available slave port among a plurality of slave ports associated with a slave; when there is not an available slave port, determining whether the access is higher in priority than any one of a plurality of current accesses corresponding to the plurality of slave ports; when the access is higher in priority than any one of the plurality of current accesses, determining whether the access is higher in priority than at least two of the plurality of current accesses; and when the access is higher in priority than at least two of the plurality of current accesses, determining which one of the at least two of the plurality of current accesses is available first and selecting a slave port corresponding to one of the at least two of the plurality of current accesses that is available first (claim 19); or a method in a data processing system comprising: determining whether the access to a memory is hitting a memory page address that is a currently accessed memory page, and if so, steering the access to a same port as the currently accessed page; when the access misses a memory page address,

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determining whether there is an available slave port among a plurality of slave ports associated with a slave and steering the access to the available slave port; when the access is higher in priority than any one of the plurality of current accesses, determining whether the access is higher in priority than at least two of the plurality of current accesses; when the access is higher in priority than at least two of the plurality of current accesses, determining which one of the at least two of the plurality of current accesses is lowest priority and selecting a slave port corresponding to one of the at least two of the plurality of current accesses is not higher in priority than at least two of the plurality of current accesses, steering the access to a slave port having a lowest priority access that can be arbitrated (claim 26).

Abu-Lebdeh et al. and Van Loo generally disclose a crossbar switch and an arbiter for arbitrating and selectively establishing communications between the masters and the slaves. Abu-Lebdeh et al. and Van Loo do not disclose the use of a overlapping address range for the slave ports and an arbiter for arbitrating access when the access to the overlapping address is made.

Foster et al. discloses a pre-arbitration request limiter, wherein access to a shared bus is blocked when certain conditions, including a condition wherein the real master and a non real master are both requesting access to the same access range, are met.

Yazdy discloses an address and data bus arbiter for pipelined transactions.

WO 02/15021 discloses a plurality of data processing units, a plurality of memory banks having a shared address space are coupled to the processing units by a crossbar

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switch, wherein access to a memory bank is locked using semaphore implemented with the shared address space of the memory banks.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication should be directed to Khanh Dang at telephone number 703-308-0211.

Word Dones

Khanh Dang Primary Examiner